

**ROANNE L. MANN
UNITED STATES MAGISTRATE JUDGE**

**DATE: December 2, 2022
START: 10:00 a.m.
END: 10:30 a.m.**

DOCKET NO: 20-cv-2804 (LDH)

CASE Paschalidis v. The Airline Restaurant Corp. et al

INITIAL CONFERENCE
 DISCOVERY CONFERENCE
 SETTLEMENT CONFERENCE
 MOTION HEARING

OTHER/CHEEKS HEARING
 FINAL/PRETRIAL CONFERENCE
 TELEPHONE CONFERENCE
 INFANT COMPROMISE HEARING

PLAINTIFF

ATTORNEY

Eric Magnelli

DEFENDANTS

ATTORNEY

Danielle Elizabeth Mietus

FACT DISCOVERY TO BE COMPLETED BY _____
 SETTLEMENT CONFERENCE SCHEDULED FOR _____
 JOINT PRE-TRIAL ORDER TO BE FILED VIA ECF BY _____
 PL. TO SERVE DEF. BY: _____ DEF. TO SERVE PL. BY: _____

RULINGS: PLEASE TYPE THE FOLLOWING ON DOCKET SHEET

The Court conducts a telephonic hearing regarding plaintiff's motion for a protective order (DE #68). For the reasons discussed on the record, and following *in camera* inspection of documents marked "attorneys' eyes only," plaintiff shall produce the subject documents with the identities (including initials) of non-party businesses, tenants, brokers and addresses with which plaintiff is associated redacted. Defense counsel is permitted to share the redacted documents with her clients, but must return the unredacted versions to plaintiff's counsel and destroy any related notes. As a result, plaintiff withdraws the request for a confidentiality order.

Upon the parties' joint request, fact discovery is reopened until December 20, 2022, for the limited purpose of conducting party depositions. The parties confirmed that they do not intend to rely on expert testimony. By December 21, 2022, the parties must file a joint letter confirming that party depositions have been completed and advising whether any party intends to file a dispositive motion.